#### UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION	No. 12-md-2323 (AB)
INJURY LITIGATION	MDL No. 2323
THIS DOCUMENT RELATES TO:	SHORT FORM COMPLAINT
THIS DOCUMENT RELATES TO.	IN RE: NATIONAL FOOTBALL
Plaintiffs' Master Administrative Long-	LEAGUE PLAYERS' CONCUSSION
Form Complaint and (if applicable)	INJURY LITIGATION
Dave Pear, et al.	
v. National Football League [et al.],	
<b>No.</b> 2:12-cv-01025 AB	
	JURY TRIAL DEMANDED

### SHORT FORM COMPLAINT

- 1. Plaintiff(s), <u>Stefon Adams</u>, (and, if applicable, Plaintiff's Spouse) <u>Patrice H. Adams</u>, bring(s) this civil action as a related action in the matter entitled IN RE: NATIONAL FOOTBALL LEAGUE PLAYERS' CONCUSSION INJURY LITIGATION, MDL No. 2323.
- 2. Plaintiff (and, if applicable, Plaintiff's Spouse) is/are filing this short form complaint as required by this Court's Case Management Order No. 2, filed April 26, 2012.
- 3. Plaintiff (and, if applicable Plaintiff's Spouse), incorporate(s) by reference the allegations (as designated below) of the Master Administrative Long-Form Complaint, as may be amended, as if fully set forth at length in this Short Form Complaint.

4.	[Fill in if applicable] I	Plaintiff is filing this cas	e in a representative capacity as the
	of		, having been duly appointed as the
	by the	Court of	(Cross out
sentence b	elow if not applicable.) Co	pies of the Letters of Ac	lministration/Letters Testamentary
for a wrong	gful death claim are annexe	ed hereto if such Letters	are required for the commencement
of such a c	laim by the Probate, Surrog	gate or other appropriate	court of the jurisdiction of the
decedent.			
5.	Plaintiff, Stefon Adam	ms , is a resident an	d citizen of
Georgia		and claims	damages as set forth below.
6.	[Fill in if applicable] P	laintiff's spouse, Patrice	H. Adams , is a resident and
citizen of _	Georgia , and	claims damages as a res	ult of loss of consortium
proximatel	y caused by the harm suffer	red by her Plaintiff husb	and/decedent.
7.	On information and be	lief, the Plaintiff (or dec	edent) sustained repetitive,
traumatic s	sub-concussive and/or conc	ussive head impacts dur	ing NFL games and/or practices.
On informa	ation and belief, Plaintiff su	iffers (or decedent suffe	red) from symptoms of brain injury
caused by	the repetitive, traumatic sub	o-concussive and/or con	cussive head impacts the Plaintiff
(or decede	nt) sustained during NFL ga	ames and/or practices.	On information and belief,
the Plaintif	ff's (or decedent's) symptor	ms arise from injuries th	at are latent and have developed
and contin	ue to develop over time.		
8.	[Fill in if applicable] T	The original complaint by	y Plaintiff(s) in this matter was filed
	f Los Angeles on August 3, 2011	If the case is rema	anded, it should be remanded to
the Superior C	Court of the State of California, s Angeles	-	

intiff claims damages as a result of [check all that apply]:		
Injury to Herself/Himself		
Injury to the Person Represented		
Wrongful Death		
Survivorship Action		
Economic Loss		
Loss of Services		
Loss of Consortium		
l in if applicable] As a result of the injuries to her husband,		
, Plaintiff's Spouse, Patrice H. Adams , suffers from a		
loss of consortium, including the following injuries:		
✓ loss of marital services;		
loss of companionship, affection or society;		
✓ loss of support; and		
monetary losses in the form of unreimbursed costs she has had to expend for the		
health care and personal care of her husband.		
eck if applicable]		
reserve(s) the right to object to federal jurisdiction.		

### **DEFENDANTS**

12.

Plaintiff (and Plaintiff's Spouse, if applicable) bring(s) this case against the

following Defendants in this action [check all that apply]:		
$\checkmark$	National Football League	
$\checkmark$	NFL Properties, LLC	
$\checkmark$	Riddell, Inc.	
$\checkmark$	All American Sports, Inc. (d/b/a Riddell Sports Group, Inc.)	
$\checkmark$	Riddell Sports Group, Inc.	
$\checkmark$	Easton-Bell Sports, Inc.	
$\checkmark$	Easton-Bell Sports, LLC	
$\checkmark$	EB Sports Corporation	
$\checkmark$	RBG Holdings Corporation	
13. [Check	where applicable] As to each of the Riddell Defendants referenced above	
the claims asserted are: design defect; informational defect; manufacturing defect.		
14. [Check	if applicable]  The Plaintiff (or decedent) wore one or more helmets	
designed and/or manuf	factured by the Riddell Defendants during one or more years Plaintiff (or	
decedent) played in the	e NFL and/or AFL.	
15. Plaintif	f played in [check if applicable]  the National Football League	
("NFL") and/or in [check if applicable] the American Football League ("AFL") during		

1985-1990; 1992	for the following teams: Los Angeles Raiders;	
Cleveland Browns; Miami Dolphins; Los Angeles Raiders		
	<u>CAUSES OF ACTION</u>	
16. Plain	tiff herein adopts by reference the following Counts of the Master	
Administrative Long	g-Form Complaint, along with the factual allegations incorporated by	
reference in those C	ounts [check all that apply]:	
$\checkmark$	Count I (Action for Declaratory Relief – Liability (Against the NFL))	
$\checkmark$	Count II (Medical Monitoring (Against the NFL))	
	Count III (Wrongful Death and Survival Actions (Against the NFL))	
$\checkmark$	Count IV (Fraudulent Concealment (Against the NFL))	
$\checkmark$	Count V (Fraud (Against the NFL))	
$\checkmark$	Count VI (Negligent Misrepresentation (Against the NFL))	
	Count VII (Negligence Pre-1968 (Against the NFL Defendants))	
$\checkmark$	Count VIII (Negligence Post-1968 (Against the NFL Defendants))	
$\checkmark$	Count IX (Negligence 1987-1993 (Against the NFL Defendants))	
$\checkmark$	Count X (Negligence Post-1994 (Against the NFL Defendants))	

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	$\checkmark$	Count XI (Loss of Consortium (Against the NFL and Riddell Defendants))
	$\checkmark$	Count XII (Negligent Hiring (Against the NFL))
	$\checkmark$	Count XIII (Negligent Retention (Against the NFL))
	$\checkmark$	Count XIV (Strict Liability for Design Defect (Against the Riddell
		Defendants))
		Count XV (Strict Liability for Manufacturing Defect (Against the Riddell
		Defendants))
	$\checkmark$	Count XVI (Failure to Warn (Against the Riddell Defendants))
	$\checkmark$	Count XVII (Negligence (Against the Riddell Defendants))
	$\checkmark$	Count XVIII (Civil Conspiracy/Fraudulent Concealment (Against NFL
		Defendants))
17.	Plaint	tiff asserts the following additional causes of action [write in or attach]:
 SEE A	ATTAC	HMENT "A" TO THIS COMPLAINT.

#### PRAYER FOR RELIEF

WHEREFORE, Plaintiff (and Plaintiff's Spouse, if applicable) pray(s) for judgment as follows:

- A. An award of compensatory damages, the amount of which will be determined at trial;
- B. For punitive and exemplary damages as applicable;
- C. For all applicable statutory damages of the state whose laws will govern this action;
- D. For medical monitoring, whether denominated as damages or in the form of equitable relief;
- E. For an award of attorneys' fees and costs;
- F. An award of prejudgment interest and costs of suit; and
- G. An award of such other and further relief as the Court deems just and proper.

#### **JURY DEMANDED**

Pursuant to Federal Rule of Civil Procedure 38, Plaintiff(s) hereby demand(s) a trial by jury.

RESPECTFULLY SUBMITTED:

s/Jason E. Luckasevic

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# ATTACHMENT "A" TO SHORT FORM COMPLAINT

## COUNT XIX NEGLIGENCE - Monopolist (As Against the NFL)

- 1. The NFL, by and through its monopoly power, has historically had a duty to invoke rules that protect the health and safety of its players, including Plaintiffs, and the public.
- 2. As a monopoly, the NFL has a duty to protect the health and safety of its players, as well as the public at large.
- 3. The NFL's failure to exercise reasonable care in its duty increased the risk that the Plaintiffs would suffer long-term neurocognitive injuries.
- 4. The Plaintiffs reasonably relied to their detriment on the NFL's actions and omissions on the subject.
- 5. Under all of the above circumstances, it was foreseeable that the NFL's failure to exercise reasonable care in the execution of its duties would cause or substantially contribute to the personal injuries suffered by the Plaintiffs.
- 6. The NFL's failure to exercise reasonable care in the execution of its duties proximately caused or contributed to Plaintiffs' injuries.
- 7. As a result of the NFL's negligence, the NFL is liable to Plaintiffs, and the Plaintiffs are entitled to, and seek, all damages allowed by applicable law.

## COUNT XX NEGLIGENCE (As Against the NFL and NFL Properties)

8. The NFL and NFL Properties breached their duty to ensure that the helmets they licensed, required and/or approved were of the highest possible quality and sufficient to protect the NFL players, including Plaintiffs, and/or they increased the plaintiffs' risks of the long term health consequences of concussive brain injury.

- 9. The NFL and NFL Properties breached their duty by licensing the Riddell Defendants' helmets, and approving and/or requiring the use of the helmets for the NFL players, knowing or having reason to know that the helmets were negligently and defectively designed and/or lacked an adequate warning.
- 10. As a result of these breaches by the NFL and NFL Properties, Plaintiffs suffer personal injuries as a result the long-term health effects of concussive brain injuries.
- 11. As a result of the NFL and NFL Properties' negligence, the NFL Defendants are liable to Plaintiffs, and the Plaintiffs are entitled to, and seek, all damages allowed by applicable law.